## For the Northern District of California

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5	UNITED STATES DISTRICT COURT	
6	NORTHERN DISTRICT OF CALIFORNIA	
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8	ALICIA HARRIS,	No. C-08-5198 EMC
9	Plaintiff,	ORDER RE SUPPLEMENTAL
10	V.	BRIEFING FOR PLAINTIFF'S MOTION FOR FINAL APPROVAL
11	VECTOR MARKETING CORPORATION,	(Docket No. 505)
12	Defendant.	(Docket 140. 303)
13		
14	Previously, the Court ordered the parties to provide supplemental briefing by December 29,	
15	2011, as to why notice to the entire class is not necessary. Thereafter, Plaintiff filed her renewed	
16	motion for final approval. Having done a preliminary review of the renewed motion, the Court	
17	hereby orders that the parties provide supplemental briefing also by December 29 as to whether	
18	there is any case authority permitting commitment of residual funds to a cy pres fund rather than to	
19	the class (whether the entire class or simply those who initially submitted claims) under the	

r circumstances of this case. See, e.g., Nachshin v. AOL, LLC, No. 10-55129, 2011 U.S. App. LEXIS 23244, at \*1, 8 (9th Cir. Nov. 21, 2011) (noting that the cy pres doctrine allows for distribution to the next best class of beneficiaries and that "federal courts frequently use the cy pres doctrine in the settlement of class actions where the proof of individual claims would be burdensome or distribution /// ///

of damages costly"") (emphasis added). The parties should also address whether the interest in avoiding another notice to the class is a proper consideration.

IT IS SO ORDERED.

Dated: December 23, 2011

United States District Judge